UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

RONALD KOONS, et al.)
Plaintiffs	Civil Action No. 1:22-cv-07464- RMB-AMD
v.	CIVIL ACTION
WILLIAM REYNOLDS, et al.	(ELECTRONICALLY FILED)
Defendants))
	CONSOLIDATED ACTIONS
AARON SIEGEL, et al.))
Plaintiffs,))
V. :) }
MATTHEW PLATKIN, et al.))
Defendants.))

DECLARATION OF RONALD D'ANGELO IN SUPPORT OF SIEGEL PLAINTIFFS' MOTION FOR A PRELIMINARY INJUNCTION

1. I, Ronald D'Angelo, am a member of Plaintiff Association of New Jersey Rifle & Pistol Clubs, Inc. I am over the age of 18, have personal knowledge of the facts and events referred to in this Declaration, and am competent to testify to the matters stated below.

- 2. I own a small airplane that I keep at Monmouth Executive Airport in Wall Township, New Jersey. I fly once or twice per week among various airports in New Jersey, including but not limited to Lakewood Airport, Old Bridge Airport, Trenton Airport, Cape May/Wildwood Airport, and Atlantic City Airport. I also spend 4 or 5 days per week at Monmouth Executive Airport maintaining my plane.
 - 3. I am also the holder of a New Jersey permit to carry a handgun.
- 4. I would carry my handgun to these airports and have it with me when I fly, but I refrain from doing so because of Chapter 131 Section 7(a)(20), as I fear arrest and prosecution.

I declare under penalty of perjury that the foregoing is true and correct. Executed within the United States.

Ronald D'Angelo

2/24/2023

Date